## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF IOWA DAVENPORT DIVISION

UNITED	STATES	OF	AMERICA,
OMITED	DIVIED	OI.	AMERICA,

Plaintiff,

No. CR 07-0559-JAJ

VS.

ANDRE L. WILLIAMS,

Defendant.

VERDICT FORM ANDRE L. WILLIAMS

COUNT 1 - Conspiracy to Manufacture, Distribute, or
Possess with Intent to Distribute Crack Cocaine;
Conspiracy to Open and Maintain a Place for the Purpose
of Manufacturing, Distributing, and Using Crack Cocaine

With regard to the crime of Conspiracy to Manufacture, Distribute, or Possess with Intent to Distribute Crack Cocaine, and Conspiracy to Open and Maintain a Place for the Purpose of Manufacturing, Distributing and Using Crack Cocaine, as charged in Count 1 of the Indictment, we, the jury, find the defendant, Andre L. Williams:

\_\_\_\_ NOT GUILTY X GUILTY

**NOTE:** If you found the defendant "guilty" of the crime charged in Count 1 of the Indictment, you *must* answer the following interrogatories.

Interrogatory #1: We, the jury, unanimously find that the defendant conspired to:

(Check one, two, three, or all, as appropriate.)

\_\_\_\_\_\_\_ Manufacture Crack Cocaine

\_\_\_\_\_\_\_ Distribute Crack Cocaine

Y Possess with Intent to Distribute Crack Cocaine

Open and Maintain a Place for the Purpose of Manufacturing, Distributing, or Using Crack Cocaine

conspiring to manuf Interrogatory #1.) W	acture, distribute, or possess	by if you found the defendant "gu s with intent to distribute crack co- conable doubt, that the amount of crack in Instruction No. 9, is:	caine in
	50 grams or more		
<del> </del>	5 grams or more, but less than	ın 50 grams	
	Less than 5 grams		
CC	OUNT 3 - Opening & Main	ntaining a Crack House	
House in Cou	regard to the crime of Opening at 206 East 12th Street in Dount 3 of the Indictment, we, to L. Williams:	Davenport, Iowa, as charged	
	NOT GUILTY	X GUILTY	
<u>cc</u>	OUNT 4 - Opening & Main	itaining a Crack House	
House Count	regard to the crime of Opening at 809 Perry Street in Dave 4 of the Indictment, we, the L. Williams:	enport, Iowa, as charged in	
	NOT GUILTY	GUILTY	
	COUNT 7 - Distribution	of Crack Cocaine	
charge	regard to the crime of Distribed in Count 7 of the Indictor lant, Andre L. Williams:		
	NOT GUILTY	X_ GUILTY	

## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF IOWA DAVENPORT DIVISION

UNITED STATE	ES OF AMERICA,		
Plaintiff,		No. CR 07-0559-JAJ	
vs.		THERE PARTS	
WILLIE CURRY, JR.,		VERDICT FORM WILLIE CURRY, JR.	
Def	endant.		
	·		
<u>co</u>		Manufacture, Distribute, or	
	Possess with Intent to L	Distribute Crack Cocaine	
as ch	•	ent to Distribute Crack Cocaine, indictment, we, the jury, find the	
NOTE: If you found		e crime charged in Count 1 of the Indictment, you	
•	lowing interrogatories.	, ,	
Interrogatory #1:	We, the jury, unanimous (Check one, two, three, o	ly find that the defendant conspired to: or all, as appropriate.)	
Manufacture Crack Coca		ine	
Distribute Crack Cocaine			
<u>X</u>	Possess with Intent to Dis	stribute Crack Cocaine	

Interrogatory #2: (Answer this interrogatory only if you found the defendant "guilty" of conspiring to manufacture, distribute, or possess with intent to distribute crack cocaine in Interrogatory #1.) We, the jury, find beyond a reasonable doubt, that the amount of crack cocaine that the defendant is responsible for, as explained in Instruction No. 9, is:
50 grams or more
5 grams or more, but less than 50 grams
Less than 5 grams
COUNT 5 - Distribution of Crack Cocaine
With regard to the crime of Distribution of Crack Cocaine, as charged in Count 5 of the Indictment, we, the jury, find the defendant, Willie Curry, Jr.:
NOT GUILTYX_GUILTY
COUNT 6 - Distribution of Crack Cocaine
With regard to the crime of Distribution of Crack Cocaine, as charged in Count 6 of the Indictment, we, the jury, find the defendant, Willie Curry, Jr.:
NOT GUILTY X GUILTY
<b>NOTE:</b> If you found the defendant, Willie Curry, Jr., "guilty" of the crime charged in Count 6 of the Indictment, you <i>must</i> answer the following interrogatory.
Interrogatory #1: We, the jury, find beyond a reasonable doubt, that the amount of crack cocaine that the defendant distributed was:
Less than 5 grams

## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF IOWA DAVENPORT DIVISION

	DAVENIORI	DIVISION
UNITED STAT	ES OF AMERICA,	
Pla	untiff,	No. CR 07-0559-JAJ
vs.		
тімотну в. у	VILDER,	VERDICT FORM TIMOTHY B. WILDER
De	fendant.	·
Con of M With Dist and of M char	Innufacturing, Distributing  In regard to the crime of th	
	NOT GUILTY	_χ GUILTY
	d the defendant"guilty" of the collowing interrogatories.	crime charged in Count 1 of the Indictment, you
Interrogatory #1:	We, the jury, unanimously (Check one, two, or all, as	find that the defendant conspired to: appropriate.)
	Manufacture Crack Cocaine	
<u> </u>	Distribute Crack Cocaine	
<u>X</u>	Possess with Intent to Distri	ibute Crack Cocaine

Open and Maintain a Place for the Purpose of Manufacturing, Distributing, or Using Crack Cocaine

conspiring to manufa Interrogatory #1.) We	Answer this interrogatory of acture, distribute, or posse e, the jury, find beyond a rearesponsible for, as explained	ss with intent t sonable doubt, th	o distribute crack nat the amount of cr	cocaine in
$\overline{\chi}$	50 grams or more			
	5 grams or more, but less the	han 50 grams	·	. •
<del></del>	Less than 5 grams			
<u>cc</u>	OUNT 3 - Opening & Ma	<u>intaining a Cr</u>	ack House	
House in Cou	regard to the crime of Open e at 206 East 12 <sup>th</sup> Street in ant 3 of the Indictment, we hy B. Wilder:	Davenport, Iov	va, as charged	
	NOT GUILTY	<u>\lambda</u>	GUILTY	
	COUNT 9 - Distribution	on of Crack Co	ocaine	
charge	regard to the crime of Distred in Count 9 of the Indicidant, Timothy B. Wilder:			
	NOT GUILTY	<u>X</u>	GUILTY	
	COUNT 10 - Distribution	on of Crack C	ocaine	
charge	regard to the crime of Distred in Count 10 of the Indicant, Timothy B. Wilder			
	NOT GUILTY		GUILTY	

We, the jury, unanimously agree to all of the verdicts above.

Date: 0 08	Foreperson
Turor V	Juror
Juror	Juror
Juror (	Juror
Juror J	Juror
Juror	Juror

Juror